ebtor 1	David	Morris	Smith			
EDIOI I	First Name	Middle Name	Last Name			
ebtor 2 Spouse, if filing)	Seanea First Name	Kae Middle Name	Smith_ Last Name		plan, and	this is an amended d list below the of the plan that ha anged.
nited States I	Bankruptcy Court for	the: Western	District of New York (State)			
ase number If known)	2-19-20735				-	
Official	Form 113	_				
Chapt	ter 13 Pla	an				12/17
Part 1:	Notices					
To Debtors	Myserbute appearance over	ts out ontions that may	be appropriate in some cases,	but the presence of an o	option on the form	n does not
TO DEDICIS	indicate that	the option is appropria	ate in your circumstances or that judicial rulings may not be conf	at it is permissible in you	r judicial district	. Plans that
	In the followir	ng notice to creditors, you	u must check each box that applie	S.		
Γο Creditor			u must check each box that applie olan. Your claim may be reduced		i.	
To Creditor	rs: Your rights ma You should re have an attor	ay be affected by this p ead this plan carefully an- ney, you may wish to cor	olan. Your claim may be reduced d discuss it with your attorney if your nsult one.	d, modified, or eliminated ou have one in this bankrup	ptcy case. If you d	
To Creditor	You should re have an attor If you oppose confirmation a Court. The Ba	ay be affected by this plead this plan carefully and the plan's treatment of yeat least 7 days before the ankruptcy Court may con	olan. Your claim may be reduced	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise of e if no objection to confirmation.	ptcy case. If you d must file an object ordered by the Bar ation is filed. See	tion to
To Creditor	You should re have an attor If you oppose confirmation a Court. The Ba Bankruptcy R The following includes each	ay be affected by this plead this plan carefully and ney, you may wish to constitute the plan's treatment of yeat least 7 days before the ankruptcy Court may constule 3015. In addition, you matters may be of particular this particular than the plant of the particular than the particula	olan. Your claim may be reduced discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming the plan without further notic u may need to file a timely proof of cular importance. Debtors must do so. If an item is checked as "Note that item i	plan, you or your attorney or eif no objection to confirm of claim in order to be paid of theck one box on each line.	must file an object ordered by the Bar ation is filed. See under any plan.	tion to nkruptcy ner or not the plan
1.1 AI	You should re have an attor If you oppose confirmation a Court. The Ba Bankruptcy R The following includes each be ineffective imit on the amount of the court of the same of	ay be affected by this plead this plan carefully and they, you may wish to constitute the plan's treatment of year least 7 days before the ankruptcy Court may consule 3015. In addition, you matters may be of particular of the following item the if set out later in the present the plant of the following item to the following item	olan. Your claim may be reduced discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming this plan without further notic u may need to file a timely proof of cular importance. Debtors must do so. If an item is checked as "Not polan. set out in Section 3.2, which may	d, modified, or eliminated by have one in this bankrup plan, you or your attorney mation, unless otherwise of eif no objection to confirm of claim in order to be paid theck one box on each line tended or if both box	must file an object ordered by the Bar ation is filed. See under any plan.	tion to nkruptcy ner or not the plan
1.1 A I pa	You should re have an attor If you oppose confirmation and Court. The Bard Bankruptcy Rounders each be ineffective imit on the amougement or no payr	ay be affected by this plead this plan carefully anney, you may wish to core the plan's treatment of yeat least 7 days before the ankruptcy Court may conclude 3015. In addition, you matters may be of particular of the following item to fixe out later in the plant of a secured claim, sment at all to the secure	olan. Your claim may be reduced discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming this plan without further notic u may need to file a timely proof of cular importance. Debtors must do so. If an item is checked as "Not polan. set out in Section 3.2, which may	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise de if no objection to confirm of claim in order to be paid to theck one box on each line to the line of	must file an object ordered by the Baration is filed. See under any plan. The to state whether are checked,	tion to nkruptcy ner or not the plan the provision will
1.1 A I par	You should re have an attor If you oppose confirmation and Court. The Barbar Bankruptcy R. The following includes each be ineffectiv imit on the amount or no payroidance of a judiction 3.4	ay be affected by this plead this plan carefully anney, you may wish to core the plan's treatment of yeat least 7 days before the ankruptcy Court may conclude 3015. In addition, you matters may be of particular of the following item to fixe out later in the plant of a secured claim, sment at all to the secure	olan. Your claim may be reduced d discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming this plan without further notice u may need to file a timely proof occular importance. Debtors must occular importance. Debtors must occular in item is checked as "Not plan. set out in Section 3.2, which may be described to the section of the section	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise de if no objection to confirm of claim in order to be paid to theck one box on each line to the line of	must file an object ordered by the Baration is filed. See under any plan. The to state whether are checked,	tion to nkruptcy ner or not the plan the provision will XNot included
1.1 A I pa	You should re have an attor If you oppose confirmation a Court. The Ba Bankruptcy R The following includes each be ineffective imit on the amount of the payor oldance of a judication 3.4	ay be affected by this plant carefully and this plant carefully and the plant's treatment of year least 7 days before the ankruptcy Court may controlled a sold the sold the sold the following item to fate out later in the plant of a secured claim, someth at all to the secured cial lien or nonpossessing the search of the following item to the secured claim, somether at all to the secured cial lien or nonpossessing the search that the secured cial lien or nonpossessing the search that the secured cial lien or nonpossessing the search that the secured cial lien or nonpossessing the search that the secured cial lien or nonpossessing the search that the secured cial lien or nonpossessing the search that the search that the secured cial lien or nonpossessing the search that the	olan. Your claim may be reduced d discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming the set of the hearing on confirming the hearing of the hearing on confirming thearing the hearing on confirming the hearing on confirming the he	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise de if no objection to confirm of claim in order to be paid to theck one box on each line to the line of	must file an object ordered by the Baration is filed. See under any plan. The to state whetheres are checked, Included Included	tion to nkruptcy eer or not the plan the provision will XNot included XNot included
1.1 A I pay 1.2 Av Se 1.3 No	You should re have an attor If you oppose confirmation and Court. The Barbard Bankruptcy Round The following includes each be ineffective imit on the amount of the payment or no payment or no payment of a judication 3.4 Instandard provisions and payment of the	ay be affected by this plead this plan carefully anney, you may wish to cone the plan's treatment of year least 7 days before the ankruptcy Court may cone Rule 3015. In addition, you matters may be of particular of the following item to fase out later in the plant of a secured claim, sment at all to the secured cial lien or nonpossessions, set out in Part 8	olan. Your claim may be reduced d discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming the set of the hearing on confirming the hearing of the hearing on confirming thearing the hearing on confirming the hearing on confirming the he	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise de if no objection to confirm of claim in order to be paid to theck one box on each line to the line of	must file an object ordered by the Baration is filed. See under any plan. The to state whetheres are checked, Included Included	tion to nkruptcy eer or not the plan the provision will XNot included XNot included
1.1 A I pa 1.2 Av Se 1.3 No Part 2:	You should re have an attor If you oppose confirmation a Court. The Ba Bankruptcy R The following includes each be ineffective imit on the amoutyment or no payroidance of a judication 3.4 Plan Payment (s) will make regularity for the payment or	ay be affected by this pead this plan carefully anney, you may wish to core the plan's treatment of year least 7 days before the ankruptcy Court may con Rule 3015. In addition, you matters may be of particular of the following item to fase out later in the plant of a secured claim, sment at all to the secured cial lien or nonpossessions, set out in Part 8	olan. Your claim may be reduced discuss it with your attorney if your sult one. your claim or any provision of this e date set for the hearing on confirming the sum of the plan without further notice under may need to file a timely proof of cular importance. Debtors must do so. If an item is checked as "Noticelan. set out in Section 3.2, which maked creditor sory, nonpurchase-money security is a follows:	d, modified, or eliminated ou have one in this bankrup plan, you or your attorney mation, unless otherwise de if no objection to confirm of claim in order to be paid to theck one box on each line to the line of	must file an object ordered by the Baration is filed. See under any plan. The to state whetheres are checked, Included Included	tion to nkruptcy eer or not the plan the provision will XNot included XNot included

Debu	or David Morns Smith & Seanea Rae	e Smith		Case	number <u>2-19-20/3</u>	15	
	Damidan and the the town	A	- 6. do t t t db 6	•			
2.2	Regular payments to the trus	tee will be made fron	i tuture income in the foi	lowing manner:			
	Check all that apply.						
	Debtor(s) will make payment X Debtor(s) will make payment						
	Other (specify method of p						
2.3	Income tax refunds.	<u> </u>	·				
	Check one.						
	X Debtor(s) will retain any inco	me tax refunds receive	ed during the plan term.				
	Debtor(s) will supply the tru	ustee with a copy of ea	ach income tax return filed		rm within 14 days	of filing the retur	n and will
	Debtor(s) will treat income	tax refunds as follows	:				
2.4	Additional payments.						
	Check one.						
	X None. If "None" is checked,	the rest of § 2.4 need	not be completed or reproc	luced.			
	Debtor(s) will make additionand date of each anticipate		trustee from other sources	, as specified belo	ow. Describe the se	ource, estimated	amount,
	•						
				4 4 0 4 i 0 00			
2.5	The total amount of estimated	a payments to the tru	stee provided for in 99 2	.1 and 2.4 is \$ <u>95</u>		•	
Par	11-3: Treatment of Secur	red Claims					
3.1	• •	d cure of default, if a	ny.				
	Check one.						
	None. If "None" is checked						
	The debtor(s) will maintain the applicable contract and	I noticed in conformity	with any applicable rules.	These payments	will be disbursed e	ither by the trust	ee or
	directly by the debtor(s), as	s specified below. Any	existing arrearage on a lis	ted claim will be p	oaid in full through	disbursements b	y the d before the
	trustee, with interest, if any filing deadline under Bankı	r, at the rate stated. Ur	ness otnerwise ordered by ntrol over any contrary am	ounts listed belov	v as to the current	installment paym	nent and
	arrearage. In the absence	of a contrary timely file	ed proof of claim, the amou	ints stated below	are controlling. If re	elief from the aut	tomatic stay
	is ordered as to any item o	f collateral listed in this	s paragraph, then, unless	otherwise ordered	by the court, all p	ayments under the	his 'he finel
	paragraph as to that collate column includes only paym				no longer be treate	ed by the plan. I	ne iinai
			• *	• •			
	Name of creditor	Collateral	Current installment	Amount of	Interest rate on	Monthly plan	Estimated tota
	31001101		payment (including escrow)	arrearage (if any)	arrearage (if applicable)	payment on arrearage	payments by trustee
	Please see attached						

Name of Creditor	Collateral	Current Payment	Arre	earage	Interest rate	Monthly pla	n payment	tota	al payment	Disbursed by
City of Rochester	33 Bowman Street Rochester NY	\$0	\$	8,467.13	12%	\$	198.78	\$	11,926.80	Trustee
City of Rochester (interest only)	33 Bowman Street Rochester NY	\$0	\$	1,651.32	0%	\$	27.52	\$	1,651.20	Trustee
Monroe County	33 Bowman Street Rochester NY	\$0	\$	2,907.79	18%	\$	79.65	\$	4,779.00	Trustee
Tower DBW II LLC	33 Bowman Street Rochester NY	\$0	\$	3,904.29	18%	\$	106.95	\$	6,417.00	Trustee
Tower DBW II LLC (interest only)	33 Bowman Street Rochester NY	\$0	\$	4,626.58	0%	\$	77.11	\$	4,626.60	Trustee
TFL National Tax Lien Trust 2017	33 Bowman Street Rochester NY	\$0	\$	3,075.86	18%	\$	84.25	\$	5,055.00	Trustee
TFL National Tax Lien Trust 2017 (interest)	33 Bowman Street Rochester NY	\$0	\$	3,076.55	0%	\$	51.28	\$	3,076.80	Trustee
EB 1EMINY LLC	33 Bowman Street Rochester NY	\$0	\$	13,223.43	12%	\$	310.44	\$	18,626.40	Trustee
EB 1EMINY LLC (interest only)	33 Bowman Street Rochester NY	\$0	\$	16,866.38	0%	\$	281.11	\$	16,866.60	Trustee

Debtor David Morris Smith & Seanea Rae Smith	Case number <u>2-19-20735</u>
3.2 Request for valuation of security, payment of fully secured claims, and modific	ation of undersecured claims. Checkon

e.

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

X The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to creditor	Estimated total of monthly payments
Capital One Auto Flnance	\$ <u>24729</u>	2013 Nissan Armada	\$ <u>12000</u>	\$ <u>0</u>	\$ <u>12000</u>	<u>6.5</u> %	\$ <u>242.17</u>	\$ <u>14530.20</u>
	\$		\$	\$	\$	%	\$	\$

Insert additional claims as needed.

3.3 Secured claims excluded from 11 U.S.C. § 506.

Check one.

X None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of creditor	Collateral	Amount of claim	Interest rate	Monthly plan payment	Estimated total payments by trustee
		\$	%	S Disbursed by: Trustee Debtor(s)	\$
Insert additional claims as needed.		\$	%	S Disbursed by: ☐ Trustee ☐ Debtor(s)	\$

Page 3 Official Form 113 Chapter 13 Plan

			A	_	_	_	
Dehtor	David	Morrie	Smith	æ	Seanea	Rab	Smith

Case number 2-19-20735

3.4 Lien avoidance.

Check one.

X None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Information regarding judicial lien or security interest	Calculation of lien avoidance		Treatment of remaining secured claim
Name of creditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
	b. Amount of all other liens	\$	\$
Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
	d. Total of adding lines a, b, and c	\$	%
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim \$
	f. Subtract line e from line d.	\$	Estimated total payments on secured claim
	Extent of exemption impairment		
	(Check applicable box): Line f is equal to or greater that	n lina a	
	The entire lien is avoided. (Do not	complete the next column.)	
	Line f is less than line a.		
	A portion of the lien is avoided. (C	Complete the next column.)	

Insert additional claims as needed.

3.5 Surrender of collateral.

Check one.

X None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that
upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under § 1301
be terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below

Name of creditor	Collateral

Insert additional claims as needed.

Debtor	· <u>D</u>	David Morris Smith & Seanea Rae Smith	Case number _2-19-20735	
Part	4:	Treatment of Fees and Priority Claims		
1.1 G	ene	eral		
		stee's fees and all allowed priority claims, including domestic supportion interest.	upport obligations other than those treated in § 4.5, will be paid in full without	
1.2 Tr	usi	tee's fees		
		stee's fees are governed by statute and may change during the ing the plan term, they are estimated to total \$ 9900	course of the case but are estimated to be 10 % of plan payments; and	
4.3 A	tto	rney's fees		
•	The	e balance of the fees owed to the attorney for the debtor(s) is es	stimated to be \$_0	
4.4	Pri	ority claims other than attorney's fees and those treated in	§ 4.5.	
•		eck one. (None. If "None" is checked, the rest of § 4.4 need not be comp	pleted or reproduced.	
	C	☐ The debtor(s) estimate the total amount of other priority claim	ns to be	
4.5	Do	mestic support obligations assigned or owed to a governm	nental unit and paid less than full amount.	
•		eck one. X None. If "None" is checked, the rest of § 4.5 need not be com	pleted or reproduced.	
	ָ	The allowed priority claims listed below are based on a dome governmental unit and will be paid less than the full amount requires that payments in § 2.1 be for a term of 60 months; s	estic support obligation that has been assigned to or is owed to a of the claim under 11 U.S.C. § 1322(a)(4). This plan provision see 11 U.S.C. § 1322(a)(4).	
		Name of creditor	Amount of claim to be paid	
			\$	
			_	
		nsert additional claims as needed.	<u> </u>	
Dart	R			
Part	5:	Treatment of Nonpriority Unsecured Claims		-
5.1	No	npriority unsecured claims not separately classified.		
		owed nonpriority unsecured claims that are not separately class oviding the largest payment will be effective. Check all that apply	sified will be paid, pro rata. If more than one option is checked, the option y.	
)	X The sum of \$ <u>1545.33</u>		
	(% of the total amount of these claims, an estimate	ed payment of \$	
	(☐ The funds remaining after disbursements have been made	to all other creditors provided for in this plan.	
		If the estate of the debtor(s) were liquidated under chapter 7	', nonpriority unsecured claims would be paid approximately \$ wed nonpriority unsecured claims will be made in at leastthis amount.	

Debtor	David Morris Smith & Seanea Rae Smith		Case number _2-19	-20735	
5.2	Maintenance of payments and cure of any defa	ult on nonpriority unsecured claims	. Check one.		
	X None. If "None" is checked, the rest of § 5.2 ne	eed not be completed or reproduced.			
	☐ The debtor(s) will maintain the contractual ins on which the last payment is due after the fin debtor(s), as specified below. The claim for t The final column includes only payments disl	al plan payment. These payments will he arrearage amount will be paid in ful	be disbursed either by I as specified below a	the trustee or	directly by the
	Name of creditor	Current insta payment	llment Amount of to be paid	of arrearage d	Estimated total payments by trustee
		\$	\$		\$
		Disbursed by	 y:		
		Debtor(s			
		\$	\$		\$
		Disbursed by	y:		
		☐ Trustee☐ Debtor(:			
	Insert additional claims as needed.				
.3	Other separately classified nonpriority unsecu	red claims. Check one.			
	X None. If "None" is checked, the rest of § 5.3 nee	d not be completed or reproduced.			
	☐ The nonpriority unsecured allowed claims listed	d below are separately classified and v	vill be treated as follow	rs	
	Name of creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)	
			\$	%	\$
			\$	%	\$
	Insert additional claims as needed.				
Parí	6: Executory Contracts and Unexpire	d Leases			

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected. Check one.

□ None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

X Assumed Items. Current installment payments will be disbursed either by the trustee or directly by the debtor(s), as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

ebtor David Morris Smith & Seanea Rae Smith			Case number <u>2-19-20735</u>		
Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
Flint Enterprises LLC	Cum angga rantal	¢ 500			e 0
	Gym space rental	\$ 500 Disbursed by:	\$ <u>0</u>	none	\$ <u>0</u>
		☐ Trustee			
		X Debtor(s)			
		\$	\$		\$
		Disbursed by: Trustee			
		☐ Debtor(s)			
rt 7: Vesting of Property	of the Estate				
Property of the estate will vest in	n the debtor(s) upon				
Check the applicable box:					
Xplan confirmation.					
entry of discharge.					
□ other:		·			
art 8: Nonstandard Plan P	rovisions				
I Check "None" or List Nonstand	dard Plan Provisions				
L CRECK NORE OF LIST NORSIAN					
XNone. If "None" is checked, the		ompleted or reproduced			

Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.

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Part 9:

Signature(s):

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

Signature of Debtor 1 Signature of Debtor 2

Executed on MM / DD / YYYY

Signature of Attorney for Debtor(s)

Executed on _

pat O O

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

Official Form 113 Chapter 13 Plan – Exhibit Page 1